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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/500,623	07/02/2004	Andrew MG Westcott	540-508	2994	
23117 7590 NIVON & VAND	•	EXAMINER			
NIXON & VANDERHYE, PC 901 NORTH GLEBE ROAD, 11TH FLOOR			AMAYA, CARLOS DAVID		
ARLINGTON, VA	A 22203		ART UNIT	PAPER NUMBER	
			2836		
SHORTENED STATUTORY P	ERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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	₹	Application No.	Applicant(s)				
Office Action Summany		10/500,623	WESTCOTT, ANDREW N	/IG			
	Office Action Summary	Examiner	Art Unit				
		Carlos Amaya	2836				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
· ·	Responsive to communication(s) filed on <u>18 Ja</u> This action is FINAL . 2b) This	anuary 2007. action is non-final.					
3) 🗌	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D	. 11, 453 O.G. 213.	•			
Dispositi	on of Claims						
4) 🖂	Claim(s) <u>1,6,9-11 and 13-34</u> is/are pending in t	the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.						
6)⊠	6)⊠ Claim(s) <u>1,6,9-11,13-34</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8) 🗌	Claim(s) are subject to restriction and/o	r election requirement.					
Applicati	on Papers	· .`					
9) The specification is objected to by the Examiner.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:							
•	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
•	3. Copies of the certified copies of the priority documents have been received in this National Stage						
* 6	application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.							
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Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
2) Notic	2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date <u>01/18/2007</u> .	5) Notice of I	nformal Patent Application				
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DETAILED ACTION

1. This communication is responsive to amendments filed on 01/18/2007.

Claim Rejections - 35 USC § 102.

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1,6, 9-11,13-15,20-21,23-25,28,30-32 are rejected under 35 U.S.C. 102(b) as being anticipated by Dyer (US 4,585,986).

With respect to claims 1, 6 Dyer discloses a switching circuit comprising a bridge circuit (see figure 1), said bridge circuit comprising: an input operable to receive a direct current, DC (bank battery 7), supply of nominal voltage +VS (battery 7 supplies the voltage for the input), an output, said output having opposed ends (outputs are generated at opposed end points A and B); first and second bride arms, said arms having corresponding first and second switches (Switches 21 and 19 of first and second arms respectively connected to opposed ends to the output) operable in response to first and second switching signals to be switched between on and off states (controller 29 in conjunction with driver circuits 31 and 32 supplies the signal for the switches to turn on and off, column 4 lines 24-37), wherein switching between various combinations of on and off states produces an electrical signal at the opposed ends of said output with voltage pulses at levels of nominally +VS, 0V and -VS (The turning on and off of

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the transistor produces a desired output as can be better seen in figure 3) and a voltage sensor for producing a signal indicative of said DC supply voltage (measurement device 27 measured the voltage and current at the output, column 4 lines 3-10, this output voltages is indicative of the DC supply).

With respect to claims 9-11 Dyer discloses the switching circuit according to claim 1. Dyer discloses that the bridge circuit is a half-bridge with third and fourth arms having diodes (Column 3 lines 40-41, line 45). The first and second switches are transistors (Transistor switching device 19 and 21). Comprising an electromagnet connected across the output of the bridge circuit (Figure 1 Inductor 5).

With respect to claim 13 Dyer discloses a method of operating a switching circuit comprising an input that receives a DC supply of nominal voltage +Vs (input voltage provided by the battery bank 11), an output (the output is provided to the load 5) and first and second switches (switches 19 and 21), the method comprising the steps of: (a) receiving a voltage demand signal indicative of a desired voltage of an electrical signal to be supplied to the output in a period (controller 29 receives a demand signal, which is an indication of a desired output voltage, column 4 lines 24-37, also as shown in figure 3 the load voltage VL is applied to the load in a periodic fashion); (b) generating first and second switching signals with reference to the voltage demand signal and with reference to an indication of the DC supply voltage (column 4 lines 24-27, the controller generates the signals to turn the switches on to generate the desired output voltage, with reference to the demand signal and with a reference to the shunt voltage); and (c) applying the first and second switching signals to the first and second switches

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respectively during the period (column 5 lines 17-25); wherein the switching signals cause the switches to switch between on and off states, switching between various combinations of on and off states of the first and second switches producing an electrical signal at the output with voltage pulses at levels of nominally +Vs, 0V and –Vs (column 6 lines 60-68, column 7 lines 1-13), the first and second switching signals being generated such that an average voltage of the electrical signal supplied to the output during the period is substantially equal to the desired voltage (column 6 lines 7-12).

With respect to claim 14 Dyer discloses the method of claim 13, wherein at least one of the first and second switching signals is generated with reference to a voltage signal indicative of the DC supply such that the at least one first or second switching signal compensates for fluctuations in the DC supply (as shown in figure 1 measurement device 27 is connect in series to a load to develop a signal proportional to the load this signal is in turned fed to a controller 29 and is compared with a demand signal and generates signals to control conduction of the switches, column 4 lines 20-37).

With respect to claim 15 Dyer discloses the method of claim 14, wherein the voltage signal is passed through a filter to obtain a predictive measure of fluctuations in the DC supply (the voltage signal from the bridge is pass through inductors 13 and 15 that act as a low-pass filter, column 3 lines 15-22).

With respect to claim 20 Dyer discloses the method of claim 13, wherein the switching circuit comprises a bridge circuit having an input that receives the DC supply signal of voltage, an output and first and second arms having first and second switches

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respectively, the first and second arms being connected to opposed ends of the output, this limitation is disclosed by the method of claim 13.

With respect to claim 21 Dyer discloses the method of claim 20 Dyer discloses that the bridge circuit is a half-bridge with third and fourth arms having diodes (Column 3 lines 40-41, line 45).

With respect to claim 23 Dyer discloses the method according to claim 13 comprising the step of generating pulsed first and second signals (figure 1 shows the controller 29 in conjunction with drivers 31 and 33 generates a first and second pulsed signals for the first and second switches).

With respect to claim 24 Dyer discloses the method according to claim 23 comprising the step of generating the first and second switching signals according to a rule that the first and second switches are not switched concurrently (column 6 lines 60-68, column 7 lines 1-13, shows that depending on a desired output the switches are controlled accordingly).

With respect to claim 25 Dyer discloses the method of claim 23 comprising the step of generating the first and second switching signals according to a rule that the signals are to have no more than one pulse per period (Column 5 lines 17-25).

With respect to claim 28 Dyer discloses the method of claim 23 comprising the step of generating the first and second switching signals according to a pulse width modulation scheme (column 4 lines 56-63, also as shown in figure 3).

With respect to claim 30 Dyer discloses the method of claim 13 comprising the step of receiving a current demand signal (demand signal figure 1) indicative of a

desired current to be supplied to the output in a period and calculating the voltage demand signal indicative of a desired voltage of an electrical signal to be supplied to the output during a period (Column 4 lines 3-6, output being control by controller 29 and timing circuits) that results in the electrical signal being supplied to the output during the period with a current substantially equal to the desired current (controller 29 controls the operation of transistors 19 and 21 to produce at the load an output current substantially

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With respect to claim 31-32 Dyer discloses the method of claim 30, the step of calculating the voltage demand signal is performed with reference to a model of the load characteristic of a load connected to the output. Further comprising the step of generating the voltage demand signal with reference to a current signal indicative of a current flowing through the output (Column 4 lines 22-30).

equal to a desired current, column 6 lines 2-12).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Dyer (US 4,585,986) in view of Durif (US 6,504,698).

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With respect to claim 16 Dyer discloses the method of claim 15, except that the voltage signal is passed through a finite impulse response filter.

Durif discloses the measurement of input voltages comprising FIR, column 1 lines 49-53, and column 7 lines 14-17, 50-67.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have included a FIR filter disclosed by Durif in the filter disclosed by Dyer to measure the fluctuation in the DC supply.

The suggestion or motivation for doing so would have been to obtain a more accurate reading of the input voltage fluctuations by using the FIR filter.

5. Claim 17-18, 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dyer (US 4,585,986) in view of Wilcox (US 6,504,698).

With respect to claim 17 Dyer discloses the method of claim 13, except for at least one of the first and second switching signals is generated to compensate for a voltage drop across a diode and/or transistor in the switching circuit.

Wilcox discloses a sensing circuitry 320 to sense the voltage drop across the switching elements, and in turn compensates for this voltage drop to vary the duty cycle of the regulator, Column 4 lines 57-60.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the sensing circuitry disclosed by Wilcox into Dyer inventions.

The suggestion or motivation for doing so would have been to provide an output voltage that is a correct representation of a voltage needed by the load.

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With respect to claim 18 Dyer in view of Wilcox disclose the method of claim 17, wherein the at least one of the first and second switching signals is generated with reference to a current signal indicative of the current flowing through the output and a representative resistance of the diode transistor (column 4 lines 57-67).

With respect to claim 22 Dyer discloses the method of claim 20, except for switching the transistors between on and off states corresponding to substantially minimum voltage drop and substantially minimum current flow, respectively, through the transistors.

Wilcox discloses a voltage drop sensing circuitry, corresponding to a minimum voltage drop (Column 7 lines 1-4, and 10-17) and substantially minimum current flow respectively through the transistor (figure 1 shows a current mode synchronous stepdown switching regulator 100, by sensing a current minimum/maximum). (Regulator 900 by way of the PWM 912 controls the operation of the transistor between minimum values. Figure 10, Column 7 lines 22-25). Figure 9 shows the circuit of figure 3 with the only difference being the sensing circuitry 920 and the inverter 910.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined the teachings of the sensing circuitry disclosed by Wilcox with the teachings of Dyer.

The suggestion or motivation for doing so would have been to provide a load with a voltage that is dependent on a characteristic of the switching elements, namely their operating range.

6. Claims 26, 33-34 are rejected under 35 U.S.C. 103(a) as being unpatentable Dyer (US 4,585,986) in view of Ramarathnam (US 6,316,895)

With respect to claim 26 Dyer discloses the method of claim 23, however, does not disclose that the step of generating the first and second switching signals according to a rule that any pulse should be positioned symmetrically about the centre of the period. Ramarathnam, however, discloses in figure 8 that the pattern of the switching signals is symmetric with respect to the center of the switching period (Column 7 lines 62-67).

At the time of the invention, it would have been obvious to a person of ordinary skill in the art, to perform the step of generating the signals in a symmetric manner with respect to the period as disclosed by Ramarathnam in dyer's invention.

The suggestion or motivation for doing so would have been to obtain an output signal free of distortions and provide a required output to a load as precise as possible. Ramarathnam teaches that the symmetric PWM is used to produce least harmonics at the output.

With respect to claims 33 and 34 Dyer discloses the method of claim 13, however, does not disclose a computer program comprising program code means for performing the method steps of claim 13 when the program is run on a computer and/or other processing means associated with the switching circuit. Ramarathnam discloses a software program to control the operation of the switches (Column 3 lines 20-27 and lines 66-67). Dyer does not disclose a computer program product stored on a computer

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readable medium. Ramarathnam discloses a micro-controller (5) with a ROM and RAM, and the software program being installed in the ROM (Column 6 lines 29-36).

At the time of the invention, it would have been obvious to a person of ordinary skill in the art, to have a computer program and a computer program product with storing means performed the steps of the invention disclosed by Dyer.

The suggestion or motivation for doing so would have been to obtain a more precise output voltage with the sensing circuitry of Dyer, since a computer and computer codes are controlling the voltage generated by the switching circuitry.

7. Claims 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dyer (US 4,585,986) in view of Smedley (US 5,559,467).

With respect to claim 29, Dyer discloses the method of claim 23, except for the step of noise shaping the first and second switching signals. Smedley, however, discloses a noise shaper 60 operable to noise-shape the first and second signals produced by the PWM 64 (Figure 4 lines 34-37).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art, to insert a noise shaper as described by Smedley in the switching circuit of Dyer.

The suggestion or motivation for doing so would have been to produce a signal free of noise, to obtain a more reliable operation of the switches that is factored into a better supply of power to the load.

Double Patenting

8. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the

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unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 , F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

9. Claim 1,6,11,13-20,23- 34 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-7,12-25,28 of U. S. Patent No. 7,187,567 in view of Dyer (US 4,585,986).

Whit respect to claims 1 and 11, claim 1 of (US 7,187,567) discloses the switching circuit as claimed except for the voltage sensor for producing a signal indicative of a voltage indicative of the DC supply.

Dyer discloses a voltage sensor for producing a signal indicative of a voltage indicative of the DC supply (current measurement device 27 measured the voltage at the output, column 4 lines 3-10, this output voltages is indicative of the DC supply).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined the teachings of (US 7,187,567) with the teachings of Dyer.

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The suggestion or motivation for doing so would have been to provide a load with the correct amount of power, since the sensor provides an accurate measure of the voltage supply.

With respect to claim 6, claim 1 of (US 7,187,567) discloses the switching circuit as claimed in claimed 1 except for a current sensor for producing a signal indicative of the current flowing through the output. Dyer discloses a current measuring device 27 to measure a voltage at the output, which is indicative of the power flowing through the output.

With respect to claim 13, claim 1 of (US 7,187,567) discloses the switching circuit as claimed in claimed 13.

With respect to claim 14, claim 12 of (US 7,187,567) discloses the switching circuit as claimed in claimed 14.

With respect to claim 15, claim 13 of (US 7,187,567) discloses the switching circuit as claimed in claimed 15.

With respect to claim 16, claim 14 of (US 7,187,567) discloses the switching circuit as claimed in claimed 16.

With respect to claim 17, claim 15 of (US 7,187,567) discloses the switching circuit as claimed in claimed 17.

With respect to claim 18, claim 16 of (US 7,187,567) discloses the switching circuit as claimed in claimed 18.

With respect to claim 19, claim 17 of (US 7,187,567) discloses the switching circuit as claimed in claimed 19.

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With respect to claim 20, claim 25 of (US 7,187,567) discloses the switching circuit as claimed in claimed 20.

With respect to claim 23, claim 2 of (US 7,187,567) discloses the switching circuit as claimed in claimed 23.

With respect to claim 24, claim 3 of (US 7,187,567) discloses the switching circuit as claimed in claimed 24.

With respect to claim 25, claim 4 of (US 7,187,567) discloses the switching circuit as claimed in claimed 25.

With respect to claim 26, claim 5 of (US 7,187,567) discloses the switching circuit as claimed in claimed 26.

With respect to claim 27, claim 6 of (US 7,187,567) discloses the switching circuit as claimed in claimed 27.

With respect to claim 28, claim 7 of (US 7,187,567) discloses the switching circuit as claimed in claimed 28.

With respect to claim 29, claim 18 of (US 7,187,567) discloses the switching circuit as claimed in claimed 29.

With respect to claim 30, claim 20 of (US 7,187,567) discloses the switching circuit as claimed in claimed 30.

With respect to claim 31, claim 1 of (US 7,187,567) discloses the switching circuit as claimed in claimed 31.

With respect to claim 32, claim 1 of (US 7,187,567) discloses the switching circuit as claimed in claimed 31.

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With respect to claim 33, claim 23 of (US 7,187,567) discloses the switching circuit as claimed in claimed 33.

With respect to claim 34, claim 24 of (US 7,187,567) discloses the switching circuit as claimed in claimed 33.

Response to Arguments

Applicant's arguments filed 01/18/2007 have been fully considered but they are 10. not persuasive.

The argument regarding to independent claim 1, that the "voltage sensor" for producing a signal indicative of said DC supply voltage is not disclosed by Dyer. It is respectfully submitted that as shown in figure 1 Dyer discloses that a voltage is being measured at the output, this voltage as shown is an indication of the voltage provided by the supply voltage (battery bank 7). The switching of the transistors 19 and 21 control the supply voltage and thus provide a voltage at the load indicative of the supply voltage, this voltage is measured by the coaxial shunt 27.

With respect to the argument of claim 13 regarding that the first and second switching signals be generated such that "an average voltage of the electrical signal supplied to the output during the period is substantially equal to the desired voltage". It is respectfully submitted that Dyer col. 2 lines 20-52 discloses that the control means is provided to sense the difference between a reference voltage and an output voltage to apply a desired current from the source to the load. Col. 5 lines 17-25 disclose that the desired output current is supply during the period. Col. 4 lines 22-37 compares a

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reference voltage with the shunt voltage in response to this comparison the transistors are controlled to provide the desired voltage.

Conclusion

11. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Carlos Amaya whose telephone number is (571) 272-8941. The examiner can normally be reached on M-F 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Sircus can be reached on (571) 272-2800. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

CA

STEPHEN W. LOCK